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JAMES N. HATTEM Clerk
By: Officer Deputy Clerk

## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

JANE OBORNE	* 17 - CV - 4604
JANE OBORNE	-

## **SHORT FORM COMPLAINT**

Come now the Plaintiff(s) named below, and for their Complaint against the Defendants named below, incorporate the Master Complaint in MDL No. 2782 by reference. Plaintiff(s) further show the court as follows:

1.	Plaintiff Implanted with Physiomes	1	
2.	Plaintiff's Spouse (if applicable) Not Applicable		
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)		
	Not Applicable		

4.		of Residence and Citizenship of each Plaintiff (including any Plaintiff epresentative capacity) at time of filing of Initial Complaint			
5.	State	of Residence and Citizenship at the Time of Implantation			
6.	District Court and Division in which personal jurisdiction and venue would be proper absent direct filing.				
	U.S. [	District Court for the District of New Jersey			
7.	Defen	dants (Check Defendants against whom Complaint is made):  A. Ethicon, Inc.			
R	Rasis	B. Johnson & Johnson of Jurisdiction			
<b>.</b>		Diversity of Citizenship (28 U.S.C. § 1332(a))  Other:			
	A. P	aragraphs in Master Complaint upon which venue and jurisdiction lie:  11 - 13			

B. Other allegations of jurisdiction and venue:				
	100.			

9.

Date(s) Plaintiff was Implanted with Physiomesh (list date of each implant surgery, where applicable, on separate line)	Hospital(s) where Plaintiff was implanted with Physiomesh (include City and State of Hospital)	Implanting Surgeon(s)
06/18/2014	Pikeville Medical Center; Pikeville, KY	Dr. Grady J. Stephens

	nts in the Master Complaint brought by Plaintiff(s):
<b>√</b>	Count I - Strict Product Liability - Defective Design
<b>√</b>	Count II - Strict Product Liability - Failure to Warn
<b>√</b>	Count III - Strict Product Liability - Manufacturing Defect
$\checkmark$	Count IV - Negligence
<b>✓</b>	Count V - Consumer Protection Laws (Please identify applicable State Consumer Protection law(s) and state any additional facts and legal basis for application of State Consumer Protection law(s) in this case)
Kentu	cky
<b>✓</b>	Count VI – Gross Negligence
	Count VI – Gross Negligence Count VII – Loss of Consortium
<ul><li>✓</li><li>✓</li><li>✓</li></ul>	
	Count VII – Loss of Consortium
	Count VII - Loss of Consortium  Count VIII - Punitive Damages  Count IX - Discovery Rule, Equitable Tolling/Estoppel (Please state any additional facts and legal basis for Discovery Rule and
	Count VII - Loss of Consortium  Count VIII - Punitive Damages  Count IX - Discovery Rule, Equitable Tolling/Estoppel (Please state any additional facts and legal basis for Discovery Rule and

Other Count(s) (Please state f	factual and legal basis for other claims nt below):
Jury Trial is Demanded as to	All Counts
Jury Trial is NOT Demanded as to Any Count	
	s/
	Attorney(s) for Plaintiff
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